UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

PRINCETON DIGITAL IMAGE CORPORATION,

Plaintiff,

-v-

HEWLETT-PACKARD, et al.,

Defendants.

USDS SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #: ____
DATE FILED: 1/-/3-/2

No. 12 Civ. 779 (RJS) ORDER

PRINCETON DIGITAL IMAGE CORPORATION,

Plaintiff,

-V-

FACEBOOK, INC., et al.,

Defendants

No. 12 Civ. 6973 (RJS) <u>ORDER</u>

PRINCETON DIGITAL IMAGE CORPORATION,

Plaintiff,

-v-

RICOH COMPANY, LTD.,

Defendants.

No. 12 Civ. 6974 (RJS) <u>ORDER</u>

RICHARD J. SULLIVAN, District Judge:

The Court is in receipt of Defendant Photobucket.com, Inc.'s letter, dated November 8, 2012 and submitted on behalf of all the *Facebook* Defendants, responding to Defendant Ricoh's pre-

motion letter seeking leave to file a motion to consolidate these actions for pre-trial purposes, as

well as to Plaintiff's letter opposing that request. Defendant Photobucket.com, Inc. states the

Facebook Defendants' support for the contemplated motion, and requests leave to file a joinder

motion and a supplemental brief in support of the motion to dismiss currently pending in the

Hewlett-Packard case. Accordingly, IT IS HEREBY ORDERED THAT the Facebook Defendants

shall file their motion and brief no later than November 19, 2012 if they wish to join in that motion.

The Court is also in receipt of Defendant Getty Images's letter, dated November 8, 2012 and

responding to the aforementioned pre-motion letters, suggesting in the name of judicial economy

that the Court stay the claims against it pending resolution of the claims against the other

Defendants. However, the benefits to the Court of this proposal are not apparent. Accordingly,

Defendant Getty Images's request is HEREBY DENIED.

SO ORDERED.

Dated:

November 13, 2012 New York, New York

DIGITATE L. CI

UNITED STATES DISTRICT JUDGE

2